

Patrick H. Merrick, Esq.
Director – Regulatory Affairs
AT&T Federal Government Affairs

Suite 1000 1120 20th Street NW Washington DC 20036 202 457 3815 FAX 202 457 3110

May 31, 2002

Via Electronic Filing

Ms. Marlene H. Dortch, Secretary Federal Communications Commission 445 Twelfth Street, S.W., Room TW-B204 Washington, DC 20554

Re: Notice of Ex Parte Presentation: AT&T Corp. v. Sprint Spectrum, d/b/a Sprint

PCS, WT Docket No. 01-316.

Dear Ms. Dortch:

Yesterday, Daniel Meron of Sidley Austin Brown and Wood and Bob Quinn met with Matthew Brill, Legal Advisor to Commissioner Kathleen Q. Abernathy. They urged the Commission to reject Sprint's attempt at collecting access charges from interexchange carriers in direct conflict with the long standing policy of bill and keep for CMRS-IXC interconnection that has been in place for over fifteen years. Such a policy would be inconsistent with the deregulatory nature of wireless interconnection that the Commission has adopted in previous proceedings. AT&T statements and comments were consistent with its previous filings in the above mentioned proceeding.

Consistent with the Commission rules, I am filing one electronic copy of this notice and request that you place it in the record of the proceedings.

Sincerely,

Atts H. Mil

cc: Matthew Brill